IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA WESTERN DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,	Case No. 23-CR-4019-LTS-KEM
VS.	REPORT AND RECOMMENDATION
CASSANDRA LYNNE VONNAHME,	
Defendant.	
After consenting to proceed before	the undersigned United States Magistrate
Judge, Defendant, together with counsel	and in the presence of counsel for the
Government, appeared before me to enter	a guilty plea to Counts 1 and 2 of the: \boxtimes
Indictment □ Superseding Indictment □ I	nformation.
Defendant entered a plea ⊠ without	a plea agreement, or \square pursuant to a plea
agreement that includes: the dismissal	I of charges, \square an appeal waiver, \square a
conditional plea preserving the right to ap	peal certain rulings under Federal Rule of
Criminal Procedure 11(a)(1), \Box a nonbinding	ng agreement under Federal Rule of Crimina
Procedure $11(c)(1)(B)$, \square specific sentence	ing terms under Federal Rule of Crimina
Procedure $11(c)(1)(C)$.	
I cautioned and examined Defendant	under oath and in open court as required by
Federal Rule of Criminal Procedure 11, inc	cluding: (1) that the Government could use
Defendant's statements made under oath in	a prosecution for perjury or false statement

Federal Rule of Criminal Procedure 11, including: (1) that the Government could use Defendant's statements made under oath in a prosecution for perjury or false statement; (2) the right to plead not guilty and persist in that plea; (3) the right to counsel; (4) the right to a jury trial, to confront witnesses, to present a defense and compel witnesses, and to remain silent; (5) that trial rights would be forever waived by pleading guilty; (6) the nature of each charge to which Defendant is pleading; (7) the possible penalties that may be imposed, including the maximum and any mandatory minimum penalties and a

special assessment; (8) the operation of the sentencing guidelines; and (9) all collateral consequences that could follow a conviction, including but not limited to, any applicable forfeiture and restitution, the absence of parole in the federal court system, the loss citizenship rights, the nature and possible length of any term of supervised release, as well as possible immigration consequences (if applicable). When applicable, I also made a record of any written plea agreement, the dismissal of any charges, any appeal waiver, any conditional nature of the plea, and any specific sentencing terms under Federal Rule of Criminal Procedure 11(c)(1)(C).

Defendant was given a full opportunity to address the court and ask questions. Counsel for the Government and for Defendant were given the opportunity to make any additional record, raise issues with the validity of the plea proceeding, and assert any legal reason why the plea should not be accepted. Defense counsel acknowledged that the change of plea was knowing, intelligent, and voluntary, that there was a factual basis for the change of plea, and that the plea was valid.

Based on my observations and the record made, I find that: (1) Defendant is competent and the decision to plead guilty was knowing, intelligent, and voluntary and not the product of any force, pressure, threat, or promises, except as may be contained in a written plea agreement; (2) the change of plea is supported by an independent factual basis for each of the essential elements; (3) the provisions of Rule 11 and any other provisions of the law governing submission of guilty pleas have been complied with; (4) any plea agreement is in writing, was disclosed and discussed during the plea hearing, and will be filed in the court file; and (5) there are no agreements or stipulations other than contained in a written plea agreement.

I therefore **RECOMMEND** that the District Court Judge **ACCEPT** the defendant's change of plea and adjudge the defendant guilty.

Presentence Investigation

I ordered a presentence investigation be conducted by United States Probation.

Forfeitu	re

	Pursuant to Federal Rule of Criminal Procedure 32.2(b)(1), I find that the
	Government has established the requisite nexus between Defendant's
	offense and the property described in the charging document's forfeiture
	allegation. I recommend the District Court Judge enter a preliminary
	forfeiture order pursuant to Federal Rule of Criminal Procedure 32.2(b)(2).
	Release/Detention
	Defendant will remain detained pending sentencing.
\boxtimes	Defendant will remain released pending sentencing: pursuant to the
	Court's prior order, or \square on an Appearance Bond and Order Setting
	Conditions of Release (filed separately).
	Defendant was ordered to the custody of the United States Marshals Service
	to be detained pending sentencing for the reasons stated on the record.
	Objections
	The parties must file any objections to the findings and my recommendation
	no later than 14 days from the filing of this Report and Recommendation.
	If no objections are made, the District Court Judge may accept Defendant's
	guilty plea by simply entering a written order doing so.
\boxtimes	The parties waived their rights to file objections to this Report and
	Recommendation and agree that the District Court Judge may accept
	Defendant's change of plea.
DATI	ED November 30, 2023.
	Kelly K.E. Mahoney
	Kelly K.E. Mahoney

United States Chief Magistrate Judge

Northern District of Iowa